

Andia

SIMLA, SATURDAY, MAY 1, 1948

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II-A

Notifications relating to Minor Administrations

ORDERS BY THE CHIEF COMMISSIONER, AJMER-MERWARA

NOTIFICATIONS

Ajmer, the 21st April 1948

No. F|22-3-V(CC).-The following draft of amendments which it is proposed to make to rules 5.34, 5.54 and 6.2 of the Ajmor-Merwara Motor Vehicles Rules, 1940 published with this Administration Notification No. 1141 34-W 38-III dated the 12th June, 1940, is published for the information of all persons likely to be affected thereby.

. Notice is hereby given that the draft will be taken into consideration on or after the 15th May, 1948 and that any objections or suggestions which may be received from any person

with respect thereto before the aforesaid date will be considered by this Administration :-

Draft Amendment

In sub-rule (f) of rule 5.34 and in sub-rule (2) of rule 5.54, as inserted by this Administration Notification No. F|22-3-IV(CC) dated the 21st

October 1947, for the words and figures "First day of January, 1948," substitute First day of January 1951.

In rule 6.2(b), as substituted by this Administration Notification No. F|22-3-IV(CC), dated 21st October 1947, substitute "1st January 1951." January, 1951 " for the words and figures " 1st January, 1948 ".

By order,

C. L. TRIVEDI, Sccretary to the Chief Commissioner, Ajmer-Merwara.

Ajmer, the 22nd April 1948

No. R 15.—In exercise of the powers conferred on the Central Government by section 3 of the Essential Supplies (Temporary Powers), Act, 1946 (No. XXIV of 1946) and delegated to him in the Government of India, Department of Works, Powers and Mines notification No. PY-110(1), dated 12th December 1946, the

Chief Commissioner, Ajmer-Merwara is pleased to make the following amendment in his notification No. R|10 dated the 1st March, 1948, namely that for table in Clause 2 shall be substituted the table shown in the schedule below :--

Table

No. of June	Supply in	packed tins.	Supply without tins.			
Name of place.	For black plated tins of 4 Galls.	For Four Imp. Gal.	For One Imp. Gal.	For one bottle of 26.6 ozs. or one sixth of Imp. Gallon.		
1			4			
 Ajmer and Beawar Municipal area Nasirabad Cantt Bijainagar Town Any place in the Ajmer & Beawar Sub Division except those mentioned at 1, 2 and 3. 	6 2 9 6 3 6 3 6 2 9 plus actual cost of transport by road as approved by D. M. or any officer authorised by him.	5 4 3 5 5 3 5 8 9 5 6 3 plus as in col. 2.	1 6 3 1 6 6 1 7 3 1 6 9 plus as in col. 2.	0 4 0 0 4 0 0 4 3 0 4 0 plus as in ccl. 2.		
5. Any place in the Kekri Sub Division	6 6 3 plus as above.	5 8 9 plus as above.	1 7 3 plus as above.	plus as abové.		

By order,

C. L. TRIVEDI,

Secretary to the Chief Commissioner,

Ajmer-Merwara,

Ajmer, the 24th April 1948

No. A|25-1-IV.—It is hereby certified that the Certificate of Approval granted to Mr. Bal Mukand Rathi, Proprietor, Rathi & Co., Nasirabad in this Administration notification No. A|25-1-III, dated the 29th November 1946, has been further renewed with effect from the 1st January 1948.

This renewed Certificate of Approval is valid upto midnight of the 31st December 1948.

By order,

C. L. TRIVEDI,

Secretary to the Chief Commissioner,

Ajmer-Merwara.

DEPUTY COMMISSIONER & COLLECTOR, AJMER-MERWARA

ORDERS

Ajmer, the 12th April 1948

No. 39.—The certificate of approval to prospect and mine for minerals unconnected with gems in the District of Ajmer-Merwara granted to Messrs. Chouth Mal Bhanwarlal Kabra

of Shahpura (Rajputana) by the Chief Commissioner, Ajmer-Merwara, in his notification No. 1674 A F 173 37 (2) dated the 27th August 1941, is hereby renewed further for the year 1948.

No. 40.—The certificate of approval to prospect and mine for minerals unconnected with gens in the District of Ajmer-Merwara granted to Mr. Jialal, Managing Agent, Aryan Industries, Ajmer, by the Chief Commissioner, Ajmer-Merwara, in his notification No. A|23-1-II dated the 24th December 1943, is hereby renewed further for the year 1948.

No. 41.—The certificate of approval to prospect and mine for minerals unconnected with gems in the District of Ajmer-Merwara granted to Messrs. Verma & Company, Ghee Mandi, Ajmer, by the Chief Commissioner, Ajmer-Merwara, in his notification No. A|25-1-III, dated the 10th October 1944, is hereby renewed further for the year 1948.

DURGA PRASAD,

Deputy Commissioner & Collector,
Ajmer-Merwara.

GINNING RETURN

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending 16th April 1948

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

	QUAN					
Name of Division or Block.	During the week.	During the corresponding week last year.	Since the commencement of the season, i. e., since lat September 1947.	During the corresponding period last year.	District included in the block.	
1	3	3	4	8	6	
Ajmer-Merwara	814 · 37	401-49	9203 28	10533 · 52		

GAURI SHANKAR, Superintendent.

for Deputy Commissioner, Ajmer-Merwara

OFFICE OF THE CHIEF COMMISSIONER, DELHI

NOTIFICATIONS

Delhi, the 19th April 1948

No. F. 4(78)|45-L.S.G. I.—The following amendments made by the Notified Area Committee, Civil Station, Delhi, in the byelaws for

the regulations, erection and re-erection of buildings within the Civil Station Notified Area, which were published with the Chief Commissioner's Notification No. F.4(72)43-LSG., dated the 30th July, 1943, having been confirmed by the Chief Commissioner of Delhi, under subsection (1) of the section 201 of the Punjab Municipal Act 1911, are published for general information and shall come into force six weeks after the date of this notification.

1. The following shall be added as additional clause 9(ii):--

The maximum p'inth area of out houses including servants' quarters, stables, godowns and servants' baths and latrines

shall not exceed the area prescribed below:—

	Motor garages.	Servants quarters.	Servanta latrine & bath.	Godown.	Total.
1. For plot 1/4 of an acre to less than \(\frac{1}{2} \) acre (3 servants quarters)	S. ft. 200	S. ft. 1251	S. ft. 80	S. ft. 80	S. ft. 1411 or say
3. For plot 1/2 acre to less than the 3/4 acre (4 servants quarte a).	200	1668	100	80	1410 1848 or any 1850
3. For plut 3/4 sere to 1 sere (5 servants quarters)	200	2085	100	80	2265 or say
 For plots exceeding one sore for every additional I/6 of an sore (1 servant quarter). 	••				2270 417 or say 420

By order,

M. S. SAIT,

for Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 19th April 1948

No. F. 4(78)|45-L.B.G. II.—The following amendments made by the Notified Area Committee, Civil Station, Delhi, in the byelaws for the regulation, erection and re-erection of buildings within the Civil Station Notified Area which were published with the Chief Commissioner's Notification No. F 4(72)|43-LSG, dated the 30th July, 1943, having been confirmed by the Chief Commissioner of Delhi, under sub-section (1) of section 201 of the Punjab Municipal Act, 1911 are published for general information and shall come into force six weeks after the date of this notification.

" Amendments

- 1. The following shall be added as clause 11(d):—
 - 11(d) "No stable will be permitted in the zone where the minimum compound area for a building is fixed at 1|4th of an acre, if the area does not exceed the minimum area provided."
- 2. The following shall be substituted for clause 12(i) and 12(ii) :--
 - 12(i) 'Every building shall have an open space in front within the compound of not less than 15 feet in width and will not cut into any

- inclined plane of 45 degrees on its front excluding the parapet walls drawn from the far end of the road as per diagram appended here as appendix 2 A.'
- 12(ii) 'Every building shall have an open space at the back within the same compound of not less than 10 feet in width and no portion of it will cut an inclined plane of 67 degrees on its rear excluding the parapet wall, drawn from the extreme boundry line, as per diagram appended hereto as appendix 2|B'.
 - "Provided that the maximum height of the building will not exceed 35'."
- 3. The following shall be added as clause 36(iv):--
 - "A clear space open to the sky, of not less than 10 feet wide all round. On one side only they may have the boundry wall at a distance of not less than 5 feet.

By order,

M. S. SAIT,

for Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 19th April 1948

No. F. 8(1)|48-L.S.G.—In exercise of the powers conferred by clause (d) in sub-section (1) of the Section 242 of the Punjab Municipal Act, 1911, the Chief Commissioner of Delhi is pleased to appoint Pt. Jagan Nath to be the member of the Notified Area Committee, Mehrauli for the remainder of the term of two years ending on the 12th June, 1948 vice Razi Mohammad Fida Ullah who has left Delhi.

By order,

M. S. SAIT,

for Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 20th April 1948

No. F.(57) 48-Press.—In Exercise of the powers conferred by section 19 of the Indian Press (Emergency Powers) Act, 1931, the Chief Commissioner, Delhi, hereby declares to be forfeited to His Majesty all copies wherever found of the pamphlet in Urdu entitled "Meo Qaum Ka Taaruf" written by Mohd. Alios Nadvi, General Secretary, Anjaman Mahajrin Mcwat, Pakistan (Lahore) and printed at the Oppowerative Capital Press, Lahore and all other

documents containing copies or translation of, or extracts from the aforesaid pamphlet in as much as it contains matter of the nature described in clause (h) of Section 4 of the said Act.

S. KHURSHID, Chief Commissioner, Delhi.

Delhi, the 20th April 1948

No. F. 3(43)48-L.S.G.—The following amendments made by the New Delhi Municipal Committee in their revised byelaws published with this administration's notification No. F.3 (87)46-L.S.G., dated the 18th March, 1947 relating to the proper regulation of places of public resort, recreation and amusement within the limits of the New Delhi Municipal Committee are hereby confirmed by the Chief Commissioner, Delhi under subsection (1) of Section 201 of the Punjab Municipal Act, 1911 and are published for general information. These amendments shall come into force on the expiry of six weeks from the date of this notification.

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Amendments

- (1) In byelaw No. 1 add the following item:—
 - "(ix) The Central Park in Lodi Colony."
 - (2) In byelaw No. 9 add the following:-
 - " (iv) The Central Park in Lodi Colony.
 - (v) Talkatora Park.
 - (vi) Children Park Off Hanuman Road."

By order,

M. S. SAIT,

for Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 20th April 1948

No. F. 5(97) 46-R & J.—Under the provisions of section 14 of the Code of Criminal Procedure 1898, the Chief Commissioner of Delhi is pleased to confer on Lala Uttam Singh, all the powers conferred by the said code on a Magistrate of the Second class in regard to cases generally within the local limits of the Delhi Province for the period with effect from the date of this Notification to the 7th August, 1949.

The powers conferred on Lala Uttum Singh by the Chief Commissioner's notification No. F.5(62)|46-Home, dated the 7th August, 1946, shall cease to have effect from the date of this notification.

By order,

P. H. B. WILKINS,

for Home Secretary to the Chief Commissioner, Delhi.

Delhi, the 20th April 1948

No. F. 7(166) 48-H.P.W.—Miss. I. Madholkar, assumed charge of the post of Nursing Sister, Irwin Hospital, New Delhi on the forenoon of the 1st July, 1947.

By order,

M. S. SAIT.

for Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 20th April 1948

No. F. 7(167)48-H.P.W.—Miss. S. John, assumed charge of the post of Nursing Sister, on the forenoon of the 5th September, 1947, in the Irwin Hospital, New Delhi.

By order,

M. S. SAIT,

for Secretary (Local Self Government) to the Chief Commissioner, Delhi,

Delhi, the 20th April 1948

No. F. 15(79)|46-O.S.—Mr. R. L. Taluja, a junior Grade Rationing Officer in the Delhi Rationing Organization, has been placed under

suspension with effect from the forenoon of the 17th March 1948.

By order,

I. D. MATHUR,

Secretary (Rationing & Civil Supplies) to the Chief Commissioner, Delhi.

Delhi, the 21st April 1948

No. F. 1/46|P.P.B.—In exercise of the powers conferred by section 11-A of the Press & Registration of Books Act, 1867, the Chief Commissioner, Delhi is pleased to direct that the Provincial Press Officer, Delhi, shall be the officer to whom, and his office at 1, Ludlow Castle Road, Delhi, the place at which, two copies of each issue of every newspaper printed in the Delhi Province shall be delivered by the printer as soon as such issue is published.

The Chief Commissioner's Notification No. F.5(65)|45-Home, dated the 14th November, 1945, is hereby withdrawn.

S. KHURSHID, Chief Commissioner, Delhi.

Delhi, the 21st April 1948

No. F. 3(1)|48-R&J.—The following is published for information:—

EAST PUNJAB HIGH COURT

Notification No. 65-E, dated Simla, the 11th September 1947

In exercise of the powers conferred by section 6 of the Provincial Small Cause Courts Act, 1887, read with section 255 (3) of the Government of India Act, 1935, as amended by the Government of India (Adaptation of Indian Laws) Order, 1937, the Honourable the Chief Justice and Judges are pleased to appoint S. Prahlad Singh Bindra as Judge of the Court of Small Causes at Delhi, with effect from the date of this notification.

By order of the Chief Justice and Judges,

RANJIT RAI, Registrar.

By order,

P. H. B. WILKINS,

for Home Secretary to the Chief Commissioner, Dethi.

Delhi, the 21st April 1948

No. F. 3(1)|48-R&J.—The following is published for information:—

EAST PUNJAB HIGH COURT AT SIMLA Notification No. 66-E, dated the 11th September 1947

In exercise of the powers conferred by section 31 of the Provincial Small Cause Courts Act, 1887, read with section 255(3) of the Government of India Act, 1935, as amended by Government of India (Adaptation of Indian Laws) Order, 1937, the Honourable the Chief Justice and Judges are pleased to appoint S. Prahlad Singh Bindra, who has been appointed as Judge of the Court of Small Causes at

Delhi, by High Court Notification No. 65-E, dated the 11th September, 1947, to be also a Subordinate Judge of the first class at Delhi. By order of the Chief Justice and Judges,

> RANJIT RAI, Registrar.

By order,

P. H. B. WILKINS,

for Home Secretary to the Chief Commissioner, Delhi.

Delhi, the 21st April 1948

No. F. 3(1) 48-R&J.—The following is published for information :-

EAST PUNJAB HIGH COURT AT SIMLA Notification No. 67-E, dated the 11th September 1947

In exercise of the powers conferred by section 4(A) of the Guardians and Wards Act, 1898, as amended by Act IV of 1926, the Honourable the Chief Justice and Judges are pleased to empower S. Prahlad Singh Bindra, Subordinate Judge of the first class at Delhi, to disnose of any proceedings under the Guardians and Wards Act transferred to him by his District Judge.

By order of the Chief Justice and Judges,

RANJIT RAI,

Registrar.

By order,

P. H. B. WILKINS. for Home Secretary to the Chief Commissioner, Delhi.

Delhi, the 22nd April 1948

No. F.1(64) 46-LSG.—In exercise of the powers conferred by sub-Section (6) of section 59 of the United Provinces Town Improvement Act. 1919, as extended to the Province of Delhi, the Chief Commissioner of Delhi is pleased to appoint Rai Bahadur Pt. Narain Dass in place of Acha Nisar Ahmed to be an assessor on the Tribunal constituted under section 57 of the said act with effect from the date of this notification to the 7th June 1948.

By order,

M. S. SAIT.

for Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 22nd April 1948

No. F.2(46)-Revenue.—In exercise of the powers conferred by section 4 of the Punjab Alienation of Land Act 1900 (XIII of 1900) the Chief Commissioner of Delhi is pleased to determine that for the purpose of the said

(1) Throughout the Delhi Province, all Persons mentioned in the schedu'e annexed to this actification either holding the land within the province or ordinarily residing therein and belonging to any section of the depressed classes named shall be. deemed to be an agricultural tribe.

(2) The depressed classes mentioned below shall be included in the existing first group of tribes mentioned in the schedule annexed to the Chief Com-missioner's notification No. 1822-R&A dated the 11th March 1933.

Schedule

- 1. Adharami
- 2. Adhivasi
- 3. Agria
- 4. Agrikharval.
- 5. Aheria.
- 6. Balai
- 7. Banetwala
- 8. Banjara
- 9. Bawaria
- 10. Bazigar
- 11. Bhabulia 12. Bhangi
- 13. Bhil
- 14. Chamar
- 15. Chanwar
- 16. Chanwar Chamar
- 17. Chirima.

- 18. Chohra (sweeper)
 19. Chura (Balmeki)
 20. Daiya (Chaj Bananawala)
- 21. Dhanak
- 22. Dhinwar or Jhinwar
- 23 Dhobi
- 24. Dom
- 25. Gadaria
- 26. Gawaia
- 27. Charrami
- Ghasiara 2829. Giarah
- 30. Herhi
- 31. Jalad
- 32. Jatya or Jatav Chamar 33. Julaha (Weaver)
- 34. Kachbandha
- 35. Kahdera
- 36. Kanjar
- 37. Katputli Nachanewala
- 38. Khatik
- 39. Koli
- 40. Kurmi
- 41. Lal Begi
- 42. Madari
- 43: Mallah
- 44. Masana Jogi
- 45. Megwal
- 46. Mochi
- 47. Mondhawala (Gachha)
- 48. Nai (Barbar)
- 49. Naribut
- 50. Nayak
- 51. Nat (Rana)
- 52. Perna
- 53. Pasi
- 54. Ram Dasia
- 55. Ravidasi Raidasi
- 56. Rehgarh
- 57 Sais
- 58. Sansi
- 59. Santhia
- 60. Separa
- 61. Singiwala or Kalbalia
- 62. Siqligar
- 63. Sikri band
- 64. Teli

P. H. B. WILKINS. for Home Secretary to the Chief Donantestimen, Delki,



Delhi, the 23rd April 1948

No. T.1(74)|48-LSG-I.—In pursuance of the provisions of section 42 of the United Provinces Town Improvement Act, 1919, as extended to the Province of Delhi, it is hereby announced for general information that the Chief Commissioner has sanctioned the Mehrauli Town Expansion Scheme framed by the Delhi Improvement Trust.

By order,

M. S. SAIT,

Secretary (Development) to the Chief Commissioner, Delhi.

Delhi, the 23rd April 1948

No. F.5(9)|48-L.S.G.—In exercise of the powers conferred by clause (d) in sub-section (1) of section 242 of the Punjab Municipal Act, 1911, as extended to the Province of Delhi, the Chief Commissioner of Delhi is pleased to appoint (1) Mr. Brij Bhushan Saran, (2) L. Shyam Sunder and (3) Professor Bal Krishan Dass in place of (1) Mr. J. E. Hilditch, (2) Khan Bahadur Sheikh Habib-Ur-Rahman and (3) Dr. I. H. Qureshi who have left Delhi, to be the members of the Notified Area Committee, Civil Station, Delhi for the remainder of the term ending on the 17th March, 1949.

By order,

M. S. SAIT,

Secretary (Development) to the Chief Commissioner, Delhi.

Delhi, the 24th April 1948

- No. F. 11(41)|48-L.S.G.—In exercise of the powers conferred by section 82 of the Punjab Village Panchayat Act, 1939, as extended to Province of Delhi, the Chief Commissioner of Delhi is pleased to make the following rules;
- 1. Short Title.—These Rules may be called the Delhi Province Panchayat Rules, 1948.
- 2. In these rules, unless there is anything repugnant in the subject or context.
 - (a) Act, Means the Punjab Village Panchayat Act, 1939, as extended to the Province of Delhi.
 - (b) "Deputy Commissioner" means the Deputy Commissioner of Delhi.
 - (c) "Government" means the Chief Chief Commissioner, Delhi Province.
- 3 Qualification of Voters.—(1) Subject to the provisions of sub-rule (2) every male Indian subject, or natural born subject of Delhi Province shall be entitled to be registered as a voter for the election of Panches for a panchayat area if he is above 18 years of age, and
 - (a) Pays 'and revenue or any village cess in that area: or
 - Thy Proper theresisioners that he there were, or

- (c) has been a bonafide resident within that area for twelve months immediately preceding the preparation of the register of voters under rule 6.
- (2) No person shall be included in the register of voters for any panchayat area if he is of unsound mind and stands so declared by a competent, court.
- 4. Qualification of panches.—Subject to the provisions of rule 5, every inhabitant of a panchayat area whose name is entered in the register of voters for that area and who is not less than 25 years of age shall be qualified to be elected and to be a panch.
- 5. Disqualifications for office of panch.—(1) A person shall not be eligible for election on appointment as a panch if he:—
 - (a) has been convicted of a non bailable offence within 5 years from the date fixed for the nomination of candidates.
 - (b) has been convicted of any bailable offence or subjected to an order by criminal court, which conviction or order in the opinion of the Government or of the officer to whom Government may delegate its power in this behalf, implies a defect of character unfitting him to be a member of a Panchayat.
 - (c) is an indischarged insolvent;
 - (d) has been disqualified for appointment in the service of the Indian Government.
 - (e) holds any paid office or other place of profit in the gift or disposal of the Indian Government or a local body or a panchayat other than an office declared by an Act of the Provincial legislature not to disqualify its holder for being chosen as or for being a member of the Provincial Legislative Assembly;
 - (f) is disqualified for being elected or for being a member of the central or a provincial legislative Assembly or a local body or a panchayat.
 - (g) is under contract as regards work to be done for or goods to be supplied to the panchayat or
 - (h) receives any remuneration out of the panchayat fund for services, rendered to the panchayat;
- (2) Government may exempt any person or class of persons from any or all of the disqualifications mentioned in clauses (b), (c), (d), (e) (g) and (h) or sub-rule (1).
- 6. Preparation of register of voters.—As soon as possible after the establishment of a panchavat under sub-section (1) of section 5 of the Act, the Deputy Commissioner shall cause to be prepared in Form I appended to these rules, a register of voters for the area of that Panchayat.
- 7. Public notice of the preparation of register of voters.—As soon as the register has been prepared under rule 6 a public notice of the fact shall be given, in such manner as may be determined by the Deputy Commissioner, together with an intimation that register is open to inspection at such place or places as may be specified in the notice.

- 8. Claims and objections regarding register of voters.—(1) Any person whose name is not entered in the register of voters and who claims to be registered as a voter, and any person whose name is so entered and who objects to the entry of the name of any other person, may within ten days of the publication of the notice under rule, 7 prefer his claim or objection in writing to the Deputy Commissioner, or such officer, not below the rank of a Naib Tehsildar or the Panchayat Officer, as the Deputy Commissioner, may appoint in this behalf.
- (2) Every such claim or objection received to on or before the due date shall be enquired into by the Deputy Commissioner, or by the officer appointed under sub rule (1) who after making such enquiry as he may consider necessary, may reject or admit such claim or objection. His decision shall be final and shall not be questioned in any proceeding whatsoever.
- (3) Within seven days of the final disposal of claims and objections under sub rule (2) the Deputy Commissioner, shall, if necessary, cause the register of voters to be corrected.
- 9. Persons entitled to vote.—The register of voters prepared under rule 6, and corrected if necessary under rule 8, shall be deemed to be the register of persons entitled to vote for the election of panches in the panchayat area concerned.
- 10. Correction of clerical errors in the register.—Any person whose name is included in the register of voters may at any time bring to the notice of the Deputy Commissioner any error in the entry in the register relating to his name which is a clerical error and the Deputy Commissioner may at any time make or cause to be made such corrections in the register as he may deem necessary in respect of such entry.
- 11. Revision or register of voters.—The register of voters shall have effect for a period of three years and shall be revised at a convenient time not more than 150 days before the date of election of the Panchayat to be determined by the Deputy Commissioner vide rule 12(1) of the rules.
- 12. Nomination of persons to be elected as panches.—(1) The Deputy Commissioner shall determine the date of election to a panchayat.
- (2) At least twenty days before the date so determined, the Deputy Commissioner shall cause a notice of election to be published calling upon the candidates to submit their nomination papers to him (or to such other officer not below the rank of a Naib Tahsildar or the Panchayat Officer as may be appointed by him in this behalf) on such date and at such place as may be specified in the notice.
- (3) Every candidate for election shall be nominated by not less than two registered voters of the panchayat area.
- (4) The nomination of each candidate must be made on a separate nomination paper in Form II appended to these rules, stating the full name, place of residence and description of the candidate and must be signed by the proposer and seconder and by the candidate as assenting to the nomination.
- (5) Within seven days after the date fixed for the submission of nomination papers, the Deputy Commissioner, or any other officer not

- below the rank of Naib Tahsildar or the Panchayat Officer as may be appointed by him in this behalf shall cause a public notice to be published in such manner as he may consider advisible, containing a list of the candidates nominated and calling upon the electors to prefer their objections to such nominations on such date and such place as may be specified in the notice.
- (6) Any person registered as a voter in the panchayat area concerned may, within three days of the publication of the notice, deliver at the appointed place a written notice stating the grounds of his objection, if any, to the regularity of any nomination or the eligibility of any candidate.
- (7) All such objections shall be heard by the Deputy Commissioner or such other officer as may have been appointed under sub ru'e (5), and determined by him, after such enquiry as he may consider necessary.
- (8) The Deputy Commissioner may also, of his own motion examine the nomination papers of candidates and, if he is of the opinion that any candidate has not been validly nominated in accordance with the provisions of these rules, shall endorse and sign on the nomination paper the fact and reasons for his decision.
- (9) The decision of the appropriate authority under sub-rule (7) and (8) shall be final and shall not be questioned in any proceeding what-soever.
- (10) Unless a nomination is disallowed under sub-rule (7) or sub-rule (8), the person nominated shall be deemed to have been validly nominated in accordance with these rules.
- 13. Withdrawal from candidature.—(1) A candidate may withdraw from his candidature by notice signed by him and attested by one witness.
- (2) The notice of withdrawal shall be delivered to the Deputy Commissioner or such other person as may have been appointed under sub rule (5) of rule 12 or to the Returning Officer appointed under rule 16 according as the notice is given before or after the scrutiny of nomination papers.
- 14. Submission of claims and objections under rule 8 & 12.—Claims and objections under rule 8 and 12 shall be preferred by the objectors in person.
- 15. (1) If the number of candidates remaining validly nominated is the same as the number of vacancies all those candidates shall be elected deemed to be.
- (2) If the number of candidates remaining validly nominated exceeds the number of vacancies, the panches shall be elected in accordance with the provisions of rules 16 from among those candidates.
- (3) If the number of candidates remaining validly nominated is less than the number of vacancies, those candidates shall be deemed to be elected, and such qualified persons as may be appointed by the Deputy Commissioner, to fill up the remaining vacancies shall hold office as if they had been duly elected.
- 16. Contested clections.—(1) The Deputy Commissioner, shall appoint a person, not below the rank of the Naib Tahsildar, or the Panchayat Officer to be the returning officer.

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- (2) The Deputy Commissioner may also appoint such other person as he may consider necessary, to be the deputy of the returning officer for all or any of the purposes of the election, and any functions which a returning officer is authorised or required to discharge in relation to such election may be discharged by a deputy so appointed. The deputy shall be deemed to be a public servant as defined in section 21 of the Indian Penal Code.
- (3) At least one week before the date fixed for election the Deputy Commissioner or the returning Officer shall give notice of the poll specifying the time and place at which the poll is to be taken, such place shall be known as the polling station.
- (4) Immediately before the election, the returning officer, shall announce at the polling station, the names of candidates validly nominated for elections.
- (5) After the names are announced the electors intending to vote for each candidate shall be required to sit in different blocks and electors shall not be entitled to vote for more than one candidate.
- (6) The returning officer shall count the votes polled for each candidate and announce the same to the persons present. He shall also prepare and certify as correct a return setting forth the number of electors who exercised the vote, the name or names of the candidates elected, and the total number of votes given for each candidate whether elected or not elected.
- (7) If any equality of votes is found to exist between any candidates and the addition of one vote will entitle any of the candidates to be declared elected, one additional vote shall be given by the returning officer to the candidate selected by lot drawn by him in the presence of such of the candidates as may be present.
- (8) The return prepared under sub rule (6) along with the result of the draw, if any, shall be forwarded to the Deputy Commissioner, as early as possible.
- (9) The candidates securing the highest number of votes shall be declared to be elected, as soon as their election is confirmed by the Deputy Commissioner.
- (10) If all the elected panches under rules 15 and 16 are illiterate the Government, on the recommendations of the Deputy Commissioner shall appoint a literate person as panch instead of an illiterate panch securing the lowest number of votes to prepare the records of the panchayat in accordance with the procedure laid down under the Panchayat act and rules and to properly maintain them.
- 17. Administration of oath of allegiance and election of sarpanch and naib sarpanch.—(1) The following oath shall be administered to every panch.
- I, A, B, having been elected a member of panchayat of ______ do solomnly swear (or affirm) that I will be faithful and bear true allegiance to India and to the constitution of India as by law established and that I will faithfully discharge the duty upon which I am about to enter.
- (2) Such oath shall be administered by the Deputy Commissioner, or such other officer not

- below the rank of a naib tahsildar or the panchayat onicer, as may be appointed by him in this behall at a meeting called by him specially for the purpose.
- (3) After the administration of oath, the meeting shall proceed to elect a sarpanch and a naib sarpanch by show of hands. In the case of an equality of votes, the person who shall be deemed to be elected shall be determined by lot.
- (4) The minutes of the proceedings of the meeting shall be grawn up and entered in the proceedings book of the panenayat by the Beputy commissioner or the officer appointed by him as the case may be.
- 18. Resignation of Panch.—(1) A panch may, at any time, tender his resignation by submitting an application in Wilting to the Deputy Commissioner and may in like manner withdraw such resignation before it has been accepted.
- (2) If the resignation is accepted the panch shan be deemed to have vacated his seat.
- 19. Fuling up of Casual vacancies.—(1) Whenever a vacancy occurs by the death, resignation or removal of a panen, an election to fill the vacancy shall be held on such date as the Deputy Commissioner may direct, shall be conducted in the same manner as an ordinary election.
- (2) Whenever a vacancy occur by the death, resignation or removal of a sarpanch or naibpanch the election to fill the vacancy shall be held not later than the next ordinary meeting of the panchayat held after the date on which the vacancy occurs, and shall be conducted in the same manner as an ordinary election to the vacant office.
- 20. A sarpanch shall perform the following duties namely:—
 - (a) He shall receive all moneys creditable to the panchayat funds or the Provincial revenues, and dispose of them as laid down in rule 21 and 22;
 - (b) He shall operate on the panchayat fund;
 - (c) He shall maintain propose control over the servants of the panchayat;
 - (d) He shall attend to all correspondence on behalf of the panchayat;
 - (e) He shall be responsible for the custody and maintenance of all registers, records and accounts of the panchayat;
 - (f) He shall report to the Deputy Commissioner about the death of any panch, or about any fact which renders any panch liable to removal under sections of the Act.
- 21. Deposit of Cash.—All moneys received on behalf of the panchayat shall be deposited either in a co-operative union or in a co-operate credit society, or in the nearest post office saving bank:

Provided that the union or the society operates within the panchayat area and is approved by the Registrar of Co-operative Societies, East Punjab, and that the society is classed A or B:

Provided also that a sum not exceeding twenty rupees may be kept in the custody of

the sarpanch for urgent expenditure to be incurred by him or under his authority.

- 22. Deposit and transfer of sums due to provincial revenues.—(1) All moneys creditable to the provincial revenues shall, when realised by a panchayat, be forthwith deposited with the co-operative union, the co-operative credit society, or the post office savings bank in the same manner as if they were moneys received on behalf of the panchayat.
- (2) Moneys deposited under sub rule (1) shall be withdrawn by the sarpanch as soon as they exceed twenty rupees, and remitted to the nearest Government treasury by money order, unless the sarpanch transmits the money personally or through a messenger.
- (3) The Money order fee paid shall be chargeable to the Panchayat fund.
- 23. Non-Judicial records and registers to be maintained by punchayat.—The panchayat shall maintain the following non-judicial records and registers:—
 - (1) A proceedings book, in form III in which shall be entered a brief account of the business transacted by the panchayat in respect of its general and administrative functions. Each records of proceedings shall be signed by the sarpanch and all the other panches attending the meeting.
 - (2) A cash book in form IV in which an account of all income from whatever source and all expenditure out of the panchayat funds shall be maintain-The cash book shall be closed on the last working day of each month and the cash balance hand, and the balance with the cooperative union, the co-operative eredit society or the savings bank shall be struck and verified by actual count and by comparison with the balance shown in the pass book, as the case may be. A certificate to the effect that these balances have been verified and found correct shall be recorded under the signature of the sarpanch at the end of the cash book, for the month.
 - (3) An inspection book in form V in which shall be entered the inspection notes or other remarks by the Chief Commissioner, the Deputy Commissioner, or any other officer of the Panchayat department or any person authorised in writing by the Chief Commissioner, or the Deputy Commissioner in this behalf.
 - (4) The Commissioner, the Deputy Commissioner, or any officer of the Panchayat Department or any other person authorised in writing by the Commissioner, or the Deputy Commissioner, may inspect the books, proceedings, records, property or works of any panchayat.
- 24. Acquisition and transfer of property by a panchayat.—(1) No property movable or immovable shall be purchased or sold by a panchayat without a formal resolution.

Provided that the sarpanch may, in emergent cases, purchase or sell movable property of a value not exceeding twenty rupees.

- (2) No immovable property shall be acquired or transferred by the panchayat without the approval in writing of the Panchayat Officer. The Panchayat fund shall not be liable for any acquisition or transfer made without such approval.
- 25. Contracts on behalf of panchayat.—(1) All contracts on behalf of a panchayat shall be entered into in the name of the said panchayat and all documents executed in the connection shall be signed by the sarpanch and one other panch.
- (2) The draft of all documents to be executed by or in favour of a panchayat shall, before execution, be scrutinized and approved by the District Panchayat Officer; and the panchayat fund shall not be liable under any contract not so approved.
- 26. Publication of orders of a panchayat.—An order passed under section 22 of the Act shall be published in the following manuer:—
 - (a) One copy of the order shall be exhibited in some conspicuous place within the panchayat area;
 - (b) One copy of the order shall be affixed on or near the property if any, affected by such order; and
 - (c) One copy of the order shall, in accordance with the procedure laid down in subsection (2) of section 61 of the Act, be served on the person who is required to take any action in pursuance thereof.
 - Provided that if the order is applicable to the residents of the panchayat area in general, it shall not be necessary to effect service on individuals if publication by beat of drum has been made.
- 27. Assessment and collection of taxes.—
 (1) For imposing a tax under section 69 of the Act, a panchayat shall submit its proposals to Government through the Deputy Commissioner.
- (2) An appeal against the assessment or collection of a tax imposed by a panchayat shall lie to the Deputy Commissioner, or such other officer not below the rank of a Tahsildar or the Panchayat Officer, as may be appointed by him in this behalf.
- (3) An appeal shall be preferred by means of a written memorandum within 30 days of the publication of order of assessment or of collection. The appellate authority shall determine the appeal after such enquiry as it may consider necessary.
- (4) A separate register in Form VI, shall be maintained by a panchayat for each kind of tax imposed.
- 28. Procedure for recording of votes under section 25 of the Act.—(1) For the purpose of securing the confirmation of any resolution passed by a panchayat objecting to the grant of a license for the sale of an exciseable article, the Deputy Commissioner shall fix a date, time and place for a meeting of all the adult male tax payers in the village, and shall notify the same by beat of drum, and by such other means as he may consider necessary.
- (2) The meeting shall be presided over by the Deputy Commissioner or such officer not

below the rank of Neil, Tahsildar or the Panchayat Officer as he may appoint in this behalf.

- (3) The Presiding Officer shall summarily decide such objection or objections as may be raised to the competence of any person to vote.
- (4) Voting for and against the resolution shall be by show of hands.
- (5) The number of adult male tax payers present at the meeting and the number of such tax-payers voting for and against the resolution shall be announced in the meeting recorded in the proceedings book of the panchayat, and communicated to the Collector of the district.
- 29. Judicial records and registers.—A panchayat shall, in addition to other registers prescribed by the Act or by these rules, maintain the following records and registers:—
 - (1) A register of civil cases in Form VII.
 - (2) A reciter of criminal cases in form VIII.
 - (3) Counterfoil of receipts in Form IX.
 - (4) Index of papers of the Panchayat file and abstracts of orders in form X
 - (5) A register of expenses of witnesses in Form XI.
- 30. Record of oral complaints.—When a complaint is lodged orally, the person receiving it shall forthwith reduce the same to writing in the form of narrative giving the name, parentage, age and residence of the complainant. The statement shall be signed by the compalinant and by the person recording it.
- 31. Examination of parties and witnesses.— The pauchayat shall record only the purport of the statements of parties and witnesses made before it. Such statement shall be made on solemn affirmation or on oath.
- 32. Talbaoa for defendant accused and witnesses.—The provisions of rule 1 of order XLVIII of the Code of Civil Procedure, 1908 and sub-section (3) of section 204 of the Code of Criminal Procedure, 1898, shall apply, in sofar as they are applicable, to all processes issued under the Act or the rules made thereunder.
- 33. (1) A summons for the accused in criminal cases shall be in form XII.
- (2) A summons for the defendants in civil suits shall be in form XIII.
- (3) A summons for the witnesses shall be in form XiV.
- 84. Form of Decree.—After the decision of the civil suit, a decree in form XV shall be drawn up and shall be signed by the sarpaneh.
- 35. Entries in registers.—Columns Nos. 1 to 6 of register in form VIII and Nos. 1 to 10 of register in Form VIII as the case may be shall be filled in as soon as possible after a suit is filled or a emplaint is made, while the other columns shall be filled in as soon as the facts to be noted therein transpire.
- 36. Whenever any money is received, a receipt shall be given in form IX, the counterfoil remaining with the panchayat. The receipt

- books and the forms in each book shall be numbered serially and shall be kept in the personal custody of the sarpanch. The receipt and issue of such books shall be entered in a register in Form XVI.
- 37. Inspection of judicial records and registers & supply of copies thereof.—(1) The sarpanch shall, on the application of any party to a judicial proceedings allow inspection of records of the said judicial proceedings; and of the relevant judicial registers to the said party or its duly recognised agent on payment of a fee of annas four on each occasion.
- (2) The sarpanch shall, on the application of any party at a judicial proceedings, supply him with a copy of the relevant record or entry in the register or any portion thereof, on payment of a fee of four annas for the first 200 words or part thereof and two annas for every subsequent 100 words or part thereof.
- (3) The provisions of section 76 of the Indian Evidence Act, 1872 shall apply in so far as they are applicable to all public documents in the custody of a panchayat.
- 38. Consignment of records of Judicial cases and books.—(1) The record of every case, Criminal or Civil, decided by a panchayat shall be deposited in the General Record Room at district headquarters within two months of the expiry of the financial year. Such records shall be kept and destroyed in accordance with the rules for the time being in force.
- (2) All judicial and non-judicial registers and books maintained by a Panchayat shall, when finished, be kept in the Panchayat office for 2 years, after which they shall be deposited in the General Record Room for being preserved in perpetuity.
- 39. Compensation for frivolous and vexatious prosecution.—The provisions of section 250 of the Code of Crimmal Procedure, 1898, shall apply in so far as they are applicable to all Criminal proceedings under the Act; provided that the amount of compensation which the complainant may be required to pay to the accused or to each or any of the accused shall not exceed the amount of the fine which could have peen imposed, had the trial resulted in conviction.
- 40. Civil suits to include the entire claim.—The provisions of sub rules (1) and (2) of rule 2 of order II of the Code of Civil Procedure, 1908, shall apply in so far as they are applicable, to all the civil suits instituted before the Panchayat.
- 41. Certification and communication of adjustment of decree.—(1) If on the application of a decree holder or a judgement debtor, a panchayat, after such enquiry as it may consider necessary finds that the decree has been satisfied in whole or in part it shall record its finding, and make the necessary entry in the appropriate column of the register in Form VII.
- (2) As soon as any payment is made or property transferred in satisfaction of a decree in the presence of a panchayat or a satisfaction is recorded under sub rule (1) the panchayat shall intimate the same to such Civil Court as may be appointed by the District Judge under sub section (3) of section 52 of the Act.

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FORM I

	(RULE 6.)					
	Register	of	Votera.			
Panchayat area		• •	_			

Serial No.	Name of Voter	Father's name	Caste	Qualifications on- titling to vote.	Remarks.	
1	2	3	4	5	e	
						
		<u> </u>	 			
		Form II.				

[Rule 12 (4).]

🦲 🚾 Nomination Pap	er
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	Panchayat area
We, the undersigned a candidate for elect	ed, being duly registored as voters in the panchayat areahereby nominate

Signature of proposer..... Signature of seconder..... Dated this......day of......19......

I the undersigned......being a person duly qualified for election as a panch for the parchayat area.....hereby assent to being nominated as a candidate for election.

(Signature of candidate).

· Here insert the full name, description and address of the candidate.

FORM III.

(Rule 23.)

Proceedings Book of the Panchayat of

Date	Names of panches present.	Business transacted.					
1	2	3					

Signature of the surpanch and of other punches present.

FORM IV.

(RULE 23.)

Cash Book of the Panchayat of year.

Serial No Date, Name of Court-fee Court-fee Court-fee Court-fee Court-fee Compens Amount date. Taxes. Taxes. Vouluntau Vouluntau Carant fro: Other recourt dates. Number a Grand too Signatur Serial Number of Carant fro: Other recourt dates.	S Name of payee. Is Nature of Payment. Is Amount transferred to Government. Is Compensation. Is Compensation. Is Amount paid to witness as expenses. Is Other Expenditure. Is Signature or thumb impression of payee. Is Signature of Sarpanch. Is Balance.
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Nores.-(1) Every entry must be signed by the sarpanch.

- (2) In the case of money transferred to the Covernment Treasury, the money order controls of the receipted cories of the chalans should be pasted in the columns (26) "Signature or thumb impression of Tayee".
- (3) At the end of every month the total income and expenditure of the month of cold be coldered and the balance struck. In the column for "balance" (22) details of the emount in hard with the carrench and the encurt, deposited in the Savings Bank, etc., should be given.

FORM V.

(Rule 23)

Inspection Book.

Panchayat Book.....

Serial No.	Date of Inspection.	Name and designation of the person making the inspection.	Note of inspection, with the signature of the person recording it.	Action taken by the panchayat to remove the defects, if any.
1	2	3	100 A 4 4 4	5

FORM VI.

[RULE 27 (4).]

Register of Assessment and Collection of Taxes.

Panchayat of

Serial No.	Name, percentage, etc., of the assessee.	Nature of tax 1 44	Amount sassessed #	Result of [appeal, if any.	Amount collected	Date of collection	Romarks.
			Rs. a. p.		Rs. a. p.		· · · · · · · · · · · · · · · · · · ·
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FORM VII.

(RULE 29, AND 41)

Register of Civil cases of the Punchayat ofyear 19.....

	Claim. Judgement.				Modification of the decree on revision or under Sec. 50 (2) or 51 (2) of the Act.			Adjustment of the decree.		General Becord	and num- legister.				
I Serial No.	by Date of presentation of the plaintiff.	co Name and description of plaintiff.	A Name and description of the defendant.	or Description of the suit for purposes of classification.	[©] Amount or value	2 For whom	ω Brief description of the relief granted and the order as to cost and date of order.	c Date	Nature of the order and the authority of by which the order has passed.	T Purport of the order.	E Date of satisfaction.	Amount of money or details of property transferred.	☐ Date of despatch of record to the General → Room at District headquarters.	Date of consignment to the Record Room and numer the ber of the case in the Record Room Register.	9 Rettiebli.

Notes.—The serial number shall ordinarily represent the number of the suit. When however, a suit is restored after remand or dismissed in the default. It should be restored to its orginal number. The old number should be noted in red ink under the serial number at which the case is re-entered in the register, and it will continue to be the number of the suit. In the remarks column of the old entry relating to the suit the serial number at which the case is re-entered after remand or dismissal should be noted.

⁽²⁾ In columns (3) and (4) description includes parentage, caste and residence when there are more than one plaintiff or defendant—the name and description of each must be given.

FORM VIII.

(Rules 29 and 35)

Registe	r of	Criminal	cases	of the	panchayat	of	• • • • • •	• • • • •	• • • • •
	<u> </u>	100	1	ī	j		i		

Cognizable or kabil dakhal as andazi, as the	or non-cognizable (entor andazi or na-kabil dakhal e case may be).
co Instituted (a) by transfer or alif or be, as	Instituted (a) upon complaint or received by transfer or (b) on police report, (enter alif or be, as the case may be).
A Date of comp	Date of compliant or Police report.
A Date of offence.	100.
S Name] of vill committed.	village where the offence was
2 Name of polic	of police station.
To Name and de	description of complaint.
© Name and d	description of accused.
0 Nature of off	offence.
I Whether secu	Whether accused has been arrested.
7 Order and date	date of order.
Hesult of Revision.	eion,
Date of despatch Record Room at	Date of despatch of record to General Record Room at District Head Onarters.
on Date of consigning and number of Room Register.	of consignment to the Record Room number of the case in the Record Register.
91 Remarks.	

Note.—1. The serial number shall ordinarily represent the number of the case, when, however, a case is restored after remand or dismissed in default, it is to be restored to its orginal number. The old number should be noted in red ink under the serial number at which the case is re-entered in the register and it will continue to be the number of the case. In the remarks column of the old entry relating to the case the serial number of the case is re-entered after remark or dismissed should be noted.

2. When, the case entered as cognizable in column No. 2 is subsequently found to be non-cognizable, the words kabil dakhal andazi should be altered to na-kabil dakhal andazi).

 Name of panch Serial No. of ā Date of payme Name of payer Fees Fines Taxes Compensation Voluntary conf Grants from G 	riminal case.	 oal bodies		Amount paid Rs. A. P.	1. Name of Pancha 2. Serial No. of Cr 3. Date of payment 4. Name of payer 1. Fees 2. Fines 3. Taxes 4. Compensation 5. Voluntary contri 6. Grants from Gov	vii Suit	•••	29. lpt.		Amount paid Rs. A. r.
		Total	•••				T	otal		
Si	gnature of Sarpa	nch.				Signature	of Sarp	anch.		
Plaintiff Complaint Name of ville	Criminal Civil	Defen Accus	dant ed.							
Date of institution				Date of]	Date of destruction of file.					
No. of pages l		e of placing ors on th file,			Particulars of papers on the file.			Rema	vrks.	

Signature of surpansh.......

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M. S. SAIT,

Sceretary (Local Self Government) to the Chief Commissioner, Delhi.

REGISTEAR JOINT STOCK COMPANIES DELHI

NOTIFICATIONS

Delhi, the 16th April 1948

(Notice under section 247 (3) of the Indian Companies Act VII of 1913.)

In the matter of Raj Transport Company, Limited

No. 0.775.—Whereas there is reasonable cause to believe that the company named Raj Transport Company Limited is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

(Notice under section 247(3) of the Indian Companies Act VII of 1913.)

In the matter of Lal Transport Company, Limited

No. C.777.—Whereas there is reasonable cause to believe that the company named Lal Transport Company Limited, is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

B. R. SETH, Registrar, Delha

PROCLAMATION UNDER SECTION 19 OF THE PROVINCIAL INSOLVENCY ACT V OF 1920

IN THE COURT OF S. PRAHLAD SINGH BINDRA INSOLVENCY JUDGE AT DELHI

Notice is hereby given that the undermentioned persons have applied to this Court to be adjudicated insolvent, and that their applications having been admitted, will be heard on the dates specified in column 4 of the statement below. Any creditor wishing to oppose the same may appear on the date fixed either in preson or by a Pleader:—

	Name, parentage, o of residen	ccapation and place on of the—			
No. of the	Petitionera.	Creditora.	Date fixed for hearing the applications.		
1	2	з	4		
C. S. 9 of 1948.	Jagan Nath Parshad s/o L. Kure Mal Veish Aggar- wal Darys Ganj.	1 B. Attar Chand s/o L. Joti Parshad Jain. 2 L. Ram Chand t/o L. Makhan Lal Vaish 3. L. Chaman Lal s/o L. Bhim Sen Vaish of Dolhi. 4. L. Kure Mal s/o Pribhoo Dayal of Delhi. 5. Seth Kalayanji Devji s/o Rao Sahib Dewji Dharei of Girgaum, Bombay.	20-5-48		

	Name, parentage, o of residen	1			
No. of the case,	Petitioners.	Creditors.	Date fixed for hearing the 1 applica- tions.		
1	2	3	4		
10 of 1948	Mr. F. N. Todman s/o Mr P. S. Tod- man Editor, Sports, India Sai-	I. New Citizen Bank ot India Ltd., Delbi.	20-5-48		
	ndia House, New Dellu,	2. Seth Gur Par- shad Sayal of Pelhi.			
		3. L. Rup Chand of Delhi.			
		1. Lalla Dass Con- tractor Nev Del- hi.			
		5. Buhambar Nath Kapur, Katra Nil Delhi,			
		6. H. M. Kapur G. N. I. T. Som- dia House New Dolla.			
		7. I. Kesri Lul of Pahar Gurij Dol- hi			
11 of 1949	Abdulla 9/o Allah Dia Casto Sheikh of Jame Masud Chawari Bazer Delhi.	Mazhar Din a/o Junal Din of C'hith Darwaza Chawari Bazar Delli	6-5-48		

Given under my hand and the Seal of the Court this 15th and 19th day of April 1948.

Notice is hereby given that the under mentioned persons were adjudicated Insolvents by this Court on the dates specified in column 4 below.

Creditors are hereby required to prove their debts before the Official Receiver, Insolvents Estates, Delhi, who has been appointed Receiver.

	Name, parent	tage, occupation, residence of the			
No. of the case	Petitioners.	Creditors.	Date of adjudica- tion of order.		
1	2	3	4	5	
10 of 1946	Klahan Bahari ajo B. Jugal Behari Lal caste Kayasth of Karol Bagh Dolhi.	1. L. Banwari Lal Kapur s/o L. Ri- shori Lal Kucha Baij Nath Delhi. 2. Oriental Bank of Commerce Ltd., Chandni Chawk Delhi. 3. Governor Go- neral of India in Counce).	5-2-48	21-10-48	

Given under my hand and the Seal of the Court this 12th day of April 1948.

(Seal).

For favour of insertion only.

P. S. BINDRA,

Judge,

Insolvency Court.